Form PTO-1594 RECORDATION FO	RM COVER SHEET U.S. DEPARTMENT OF COMMERCE	
(Rev. 10/02) TRADEMA	RKS ONLY  U.S. Patent and Trademark Office	
OMB No. 0651-0027 (exp. 6/30/2005)  Tab settings	<b>T V V V</b>	
	Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies):  EUROSURGICAL, SA  LOS ANGELES SUPERIOR COURT  Individual(s)  General Partnership  Corporation-State  Other  COURT ORDER & JUDGMENT  Additional name(s) of conveying party(ies) attached?  No  3. Nature of conveyance:	Please record the attached original documents or copy thereof.  2. Name and address of receiving party(ies)  Name:ORTHOTEC, LLC  Internal Address: SUITE 502  Street Address: 9595 WILSHIRE BLVD.  City: BEVERLY HILLS State: CA Zip: 90212  Individual(s) citizenship  Is Association  General Partnership  Limited Partnership	
🕰 Assignment 🖳 Merger	Corporation-State	
Security Agreement Change of Name Other COURT ORDER - Judgment attached	Other Limited Liability Company  If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached?  Yes  No	
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)  78377605 - 78157525 - 76444638 -76568102  Additional number(s) at	B. Trademark Registration No.(s) 2857348 2710524 tached	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:	
Name: ORTHOTEC, LLC Internal Address: SUITE 502	7. Total fee (37 CFR 3.41)	
Street Address: 9595 WILSHIRE BLVD.	8. Deposit account number:	
City: BEVERLY HILLS State: CA Zip:90212		
DO NOT USE	THIS SPACE	
ORTHOTEC, LLC, by Patrick Bertranou its CEO	gnature September 27, 2004	
	er sheet, attachments, and document	

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Laga-

Sep-1-04 12:32PM;

1 ORIGINAL FILED 2 AUG 2 7 2004 3 LOS ANGELES 4 SUPERIOR COURT 5 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES 9 1.0 276958 ORTHOTEC, LLC., a Delaware 11 Limited Liability Company, JUDGMENT 12 Plaintiff, 13 VS. 14 EUROSURGICAL, S.A., a French Corporation, and DOES 1 15 through 50, 16 Defendant. 17 AND RELATED CROSS-ACTION 18 19 This action came on regularly for trial by jury commencing 20 on March 17, 2004, with Plaintiff and Cross-Defendant Orthotec, 21 LLC represented by its Manager, Patrick Bertranou, and by its 22 attorneys Browne & Woods LLP by Peter W. Ross, and Defendant and 23 Cross-Complainant Eurosurgical represented by its Managers, 24 Mathieu Meassen and Guy Viart, and by its attorneys Daar & 25 Newman, a Professional Law Corporation, by Michael R. Newman and 26 Jeffrey J. Daar. 27 28 ı Property Judgment

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

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ו	A jury of twelve persons was duly impaneled and sworn;
2	witnesses testified; and after being duly instructed by the
3	Court, the jury deliberated and thereon returned the following
4	general and special verdicts:
5	"We, the jury in the above-entitled action, find the following on the questions submitted to us:
7	1. Do you find that OrthoTec is entitled to prevail on its claim for breach of the Assignment Agreement against Defendant Eurosurgical?
8	YES X NO
9 10	If YES, please state the amount of damages OrthoTec is entitled to collect from Eurosurgical for breach of the Assignment Agreement.
11 12	\$6,000,000.00
13 14	2. Do you find that OrthoTec is entitled to prevail on its claim of Breach of the Partnership Agreement against Defendant Eurosurgical?
15	YES NO X
16 17	If YES, please state the amount of damages OrthoTec is entitled to collect from Defendant Eurosurgical.
18	s
19	
20	<ol> <li>Do you find that OrthoTec is entitled to prevail on its claim of Intentional Interference with Contract against Defendant</li> </ol>
21	Eurosurgical?
22	YES X NO
23	TF VES. please state the amount of damages OrthoTec is
24	entitled to collect for Intentional Interference with Contract.
25	\$500,000.00
26	
27	
28	
	PROPERTY JUDGMENT

Page 2

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Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

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1		If YES, state whether you find by clear and convincing
2	or n	ence that Defendant Eurosurgical engaged in oppression, fraud balice in the conduct on which you base your finding of lity.
3	T FOR	YES X NO
4		1113 <u>X</u> 13 <u></u>
5	- 1 o i i	4. Do you find that Orthotec is entitled to prevail on its m of Negligent Interference with Prospective Economic
5	Rela	tions against Defendant Eurosurgical?
7		YES X NO
8	anti	If YES, please state the amount of damages OrthoTec is tled to collect for Negligent Interference with Economic
9		tions.
10		\$2,500,000.00
11		5. Do you find that Eurosurgical is entitled to prevail on
12	its	claim of Breach of the Assignment Agreement against Orthotec?
13		YES NO _X
14		
15	too	If YES, state the amount of damages Eurosurgical is entitled ollect from OrthoTec for breach of the Assignment Agreement?
16		\$
17		
18		6. Do you find that Eurosurgical is entitled to prevail on
19	its Orth	claim of Breach of the Partnership Agreement against ofec?
20		YES X NO
21		If YES, state the amount of damages Eurosurgical is
22		tled to collect from OrthoTec for breach of the Partnership ement.
23		* *** ****
24		\$ 70,000.00
25	4+	7. Do you find that Eurosurgical is entitled to prevail on claim of Breach of the Loan Agreement?
26 27	168	YES NO _X
27 28		
20		3
	<del></del>	PANYSED JUDGMENT

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Sep-1-04 12:33PM;

eguf By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

Page 4

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1 2	to c	If YES, state the amount of damages Eurosurgical is entitled ollect from OrthoTec for Breach of the Loan Agreement.
3		\$
4		8. Do you find that Eurosurgical is entitled to prevail on
5	its	claim of Goods Sold and Delivered against OrthoTec?
6		YES NO X
7		If YES, state the amount of damages Eurosurgical is entitled
8	toc	ollect from OrthoTec for goods sold and delivered.
9		\$
10		
11		9. Do you find that Eurosurgical is entitled to prevail on
12	its	claim of Intentional Misrepresentation against OrthoTec?
13		
14		YES NO X
15	l , .	If YES, state the amount of damages Eurosurgical is
16		tled to collect from OrthoTec for Intentional epresentation.
17		
18		\$
19 20		
21	its	10. Do you find that Eurosurgical is entitled to prevail on claim of Negligent Misrepresentation against Orthotec?
22		YES NO X
23		
24		If YES, state the amount of damages Eurosurgical is
25		tled to collect from OrthoTec for Negligent epresentation.
26		
27		5
28		
		₹. 4
		PIRESESD JUDGMENT
e4		Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456; Sep-1-04 12:33PM;

**TRADEMARK** 

**REEL: 002945 FRAME: 0715** 

1	ll. Do you find that Eurosurgical is entitled to prevail on its claim of Suppression of Facts against Orthotec?
2	YES NO _X
4	If YES, state the amount of damages Eurosurgical is entitled to collect from OrthoTec for Suppression of Facts.
5	\$
6 7	Please date, sign and return this form.
8	Dated: April 22, 2004 Signed: Steven Abramian " Foreperson
9 10	"We answer the question submitted to us as follows:
11	What amount of punitive damages, if any, do you award
12	Orthotec on its claim that Eurosurgical intentionally interfered
13 14	with Orthotec's contract with REO Spineline?  \$ 0.00
15 16	Signed: Steven Abramian Presiding Juror
17	Dated: 04/23/04
18 19	When signed/after all verdict forms have been signed, this verdict form must be delivered to the bailiff."
20	Following the return of the general and special verdicts by
21	the jury on the questions submitted to it, the Court heard the
22	arguments of counsel regarding the remaining equitable issues and
23 24	on June 23, 2004 entered a ruling resolving those issues. A copy
25	of the Court's ruling is attached hereto.
26	It appearing by reason of the general and special verdicts
27	set forth above and the Court's June 23, 2004 ruling that entry of judgment is now appropriate,
28	J
	5
(I	PART JUDGMENT

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456; Sep-1-04 12:33PM; Page 5

MOW, THEREFORE, IT IS ADJUDGED, ORDERED AND DECREED that 1 Plaintiff Orthotec recover from Defendant Eurosurgical the sum of 2 \$8,930,000 in damages and costs of  $$\_$ 3 IT IS FURTHER ADJUDGED, ORDERED AND DECREED that 4 Orthotec owns all the "Rights" transferred to it by 5 the Assignment Agreement Eurosurgical under the terms οf 6 "Assignment Agreement") dated September 16, 1998, which remains 7 in full force and effect; 8 Eurosurgical's purported reacquisition of the Rights 9 purshant to Paragraph 12 of the Assignment Agreement was and is 10 invalid; 11 and its officers, agents, employees, Eurosurgical, 12 concert acting in persons and allrepresentatives, 13 participating with it shall refrain from claiming or exercising 14 any intellectual property rights or other property rights in the 15 Products and/or any improvements, alterations, modifications or 16 replacements thereof (whether created by or for Eurosurgical or 17 Orthotec) in the Territory, including without limitation patents, 18 copyrights, FDA 510k's, and trademarks, and Eurosurgical hereby 19 assigns all such rights to OrthoTec; 20 employees, agents, Eurosurgical, and its officers, 21 in concert acting persons and all representatives, 22 participating with it, are enjoined and restrained from directly 23 or indirectly selling, distributing, licensing to others, and/or 24 improvements, the Products and/or any marketing any of 25 alterations, modifications or replacements thereof 26 created by or for Eurosurgical or Orthotec) to anyone in the 27 28

FROTUSED JUDGMENT

9 age 6

Sep-1-04 12:33BM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

Territory other than Orthotec: 1 Eurosurgical shall specifically perform Paragraph 4(a) Ş., 2 (ii) of the Assignment Agreement, which requires Eurosurgical to 3 turn over to Orthotec copies of all plans and specifications for 4 all products, the rights to which were assigned to Orthotec by 5 Eurosurgical pursuant to the Assignment Agreement, including 6 existing Products and future Products covered by the Assignment 7 Agreément; and 8 Eurosurgical has the exclusive right to manufacture the 9 6. Products for Orthotec, for a period of thirty-six (36) months 10 ending on April 22, 2005, provided that OrthoTec and Eurosurgical 11 can agree through good faith negotiation on mutually acceptable 12 13 prices. 1.4 Joanne O'Donnell AUG 2 7 2004 1.5 Dated: Judge of the Superior Court 1,6 17 Submitted by: BROWNE & WOODS LLP 18 19 Law Office 20 Michael J. 21 22 23 24 25 26 27 28 P<del>ropos</del>zo Judgment 7 ags4 Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456; Sep-1-04 12:34PM;

DATE: 06/23/04

HONORABLE JOANNE O! DONNELL

H. A. SMITH JUDGE

DEPT. 37

DEPUTY CLERK

HONORABLE

JUTICE PRO TEM

ELECTRONIC RECORDING MONIFOR

6.

N. AVALOS, C.A.

Deputy Sheriff

Reporter

BC276958

ORTHOTEC LLC

Plaintiff Counsel

NONE

NO APPEARANCES

٧S EUROSURGICAL SA Defendant Coursel

#### NATURE OF PROCEEDINGS:

RULING ON SUBMITTED MATTER

TENTATIVE DECISION: COURT TRIAL OF EQUITABLE ISSUES

Preliminary rulings:

Eurosurgical's request that the court not consider the post-hearing letter of plaintiff's counsel dated June 7 2004 is granted. The court has not considered it.

Orthotec has dismissed its fourth cause of action for an accounting.

Orthotec is not entitled to any relief under its tenth cause of action for violation of Business and Professions Code Sections 17200 et seq. The terms "unlawful," "unfair" and "fraudulent" are terms of art under Section 17200 and the evidence at trial does not justify a finding of any conduct to which those terms apply.

Orthotec's Equitable Remedies

Declaratory Relief

The Court makes the following findings:

Orthotec owns all the rights in the products subject to the Assignment Agreement (Exh. 44). "All rights"

DEPT. 37 1 of 6 Page

MINUTES ENTERED 06/23/04 COUNTY CLERK

Page 8

Sep-1-04 12:34PM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103083456;

**DEPT. 37** DATE: 06/23/04 DEPUTY CLERK H. A. SMITH JUDGE HONORABLE JOANNE O'DONNELL ELECTRONIC RECORDING MONITOR JUDGE PKO TEM<sup>1</sup> HONORABLE Reporter б. NONE Deputy Sheriff N. AVALOS, C.A. Plaintiff BC276958 Counsel NO APPEARANCES ORTHOTEC LLC Defendant Counsel EUROSURGICAL SA

#### NATURE OF PROCEEDINGS:

includes patent rights. Assignment Agreement Paragraph C. The court declines Eurosurgical's invitation to make a more detailed finding of what rights conveyed by the Assignment Agreement Orthotec is entitled to and which it is not. The Assignment Agreement speaks for itself.

The jury found that Eurosurgical wrongfully terminated the Assignment Agreement by improperly exercising its option to reacquire the rights under Paragragh 12 of the Assignment Agreement. Orthotec's remedy at law, the damages awarded by the jury, is not adequate. Although the jury awarded Orthotec damages for the breach as of a certain date, those damages did not compensate Orthotec for the loss of the rights. Although Eurosurgical urges the court to make a contrary finding, the court cannot do so without speculation, in the absence of any instruction or even argument to the jury that their award should compansate Orthotec for its loss of the rights. The cvidence, including without limitation the testimony of plaintiff's expert Robert Wunderlich, does not support such a finding. For this reason, awarding Orthotec the rights in addition to the damages awarded by the jury does not result in an inequitable double recovery.

Eurosurgical's reacquisition of the rights pursuant to Paragraph 12 of the Assignment Agreement was invalid.

Injunctive relief:

Page 2 of 6 DEPT. 37

MINUTES ENTERED 06/23/04 COUNTY CLERK

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Sep-1-04 12:34PM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103083456;

DATE: 06/23/04

HONORABLE JOANNE O DONNELL

H. A. SMITH JUDGE

**DEPT.** 37

DEPUTY CLERK

HONORABLE

JUDGE PRO TEM

б.

N. AVALOS, C.A.

Deputy Shortff

NONE

Reporter

ELECTRONIC RECORDING MONITOR

BC276958

ORTHOTEC LLC

VS EUROSURGICAL SA Plaintiff Counsel

NO APPEARANCES

Defendant Counsel

#### NATURE OF PROCEEDINGS:

- (1) Eurosurgical is ordered to assign to Orthotec all intellectual property rights in the products and their replacements in the territory, including without limitation patents.
- (2) Eurosurgical is prohibited from selling or marketing any of the products in the territory to anyone other than Orthotec.

Orthotec is entitled to specific performance of Paragraph 4(a)(ii) of the Assignment Agreement, which requires Eurosurgical to turn over to Orthotec all product plans and specifications.

The court rejects Eurosurgical's argument that Eurosurgical and Orthotec cannot possibly do business together in the future. There was considerable evidence of Eurosurgical's strong interest in marketing the products in the United States. It would thus behoove Eurosurgical to develop ways of working with Orthotec. In any event, any difficulty in doing business together should not deprive Orthotec of the rights under the Assignment Agreement, in light of the court's finding that Orthotec's remedy at law is inadequate.

Similarly, Orthotec should not be denied equitable relief based on an unclean hands theory. The evidence supports a finding that Orthotec's violation of the Partnership Agreement, for which the jury awarded

> DEPT. 37 Page 3 of 6

MINUTES ENTERED 06/23/04 COUNTY CLERK

Page 10/15

Sep-1-04 12:35PM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

DATE: 06/23/04

HONORABLE JOANNE O'DONNELL

JUDGE H. A. SMITH

DEPT. 37

HONORABLE

б.

JUDGE PRO TEM

DEPUTY CLERK

N. AVALOS, C.A.

Depary Sheriff

ELECTRONIC RECORDING MONITOR

Reporter

BC276958

ORTHOTEC LLC

Plaintiff Coursel

NONE

NO APPEARANCES

ORTHOTEC LLC

EUROSURGICAL SA

Defendant

Counsel

#### NATURE OF PROCEEDINGS:

Eurosumgical \$70,000 in damages, does not justify a finding that Orthotec had unclean hands.

Eurosurgical's Equitable Remedies

For the reasons stated above, the equitable relief sought by Eurosurgical in the fourth, fifth, seventh, twelfth and fourteenth causes of action of its first amended cross-complaint is denied. Eurosurgical's motions (1) to amend the seventh cause of action to conform to proof and (2) for directed verdict as to the tenth cause of action are denied.

The dedlaratory relief sought by Eurosurgical in its fifteenth cause of action is denied in part and granted in part:

- (1) The Assignment Agreement is not void ab initio for lack of consideration. The evidence established that Eurosurgical never accepted the ownership interest in Orthotec to which it was entitled under the Assignment Agreement. (For the same reason, Eurosurgical is not entitled to the accounting it requests in the seventh cause of action of its crosscomplaint.)
- (2) Having found that Eurosurgical did not properly exercise its right to reacquire the rights under Paragraph 12 of the Assignment Agreement, the court cannot grant Eurosurgical's request

Page 4 of 6 DEPT. 37

MINUTES ENTERED 06/23/04 COUNTY CLERK

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Sep-1-04 12:35PM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

DATE: 06/23/04 DEPT. 37 HONORABLE JOANNE O'DONNELL JUDGE H. A. SMITH DEPUTY CLERK HONORABLE JUDGÉ PRO TEM

6.

Deputy Sheriff

ELECTRONIC RECORDING MONITOR Reporter

N. AVALOS; C.A.

NONE

BC276958

NO APPEARANCES

ORTHOTEC LLC

Defendani Counsel

Plaindff Counsel

EUROSURGICAL SA

#### NATURE OF PROCEEDINGS:

for a declaration to the contrary.

(3) Eurosurgical has the exclusive right to manufacture the products for 36 months after Orthotec's termination of the Partnership Agreement.

Plaintiff's counsel is ordered to prepare a proposed statement of decision consistent with this tentative decision and a proposed judgment that includes the jury's verdict.

Clerk to give notice of the Court's ruling.

CLERK'S CERTIFICATE OF MAILING/ NOTICE OF ENTRY OF ORDER

I, the below named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that this date I served Notice of Entry of the above minute order of 06-22-04 upon each party or counsel named below by depositing in the United States mail at the courthouse in Los Angeles, California, one copy of the original entered herein in a separate sealed envelope for each, addressed as shown below with the postage thereon fully prepaid.

Date: 06-22-04

Page 5 of б DEPT. 37 MINUTES ENTERED 06/23/04 COUNTY CLERK

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Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

DATE: 06/23/04 HONORABLE JOANNE O'DONNELL JUDGE HONORABLE JUDGË PRO TEM 6.

DEPT. 37 H. A. SMITH

ELECTRONIC RECORDING MONITOR

N. AVALOS, C.A.

NONE Deputy Sheriff

**DEPUTY CLERK** 

Reporter

BC276958

Plaintiff

ORTHOTEC: LLC

Counsel

NO APPEARANCES

EUROSURGICAL SA

Defendant Counsel

NATURE OF:PROCEEDINGS:

Clarke //Executive Officer/Clerk

Peter W. Ross BROWNE & WOODS

450 N. Roxbury Dr., 7th Floor Beverly Hills, CA 90210

Michael J. Perry, Esq. 330 Washington Blvd., Suite 400 Marina del Rey, CA 90292

Michael R. Newman

Jeffery J. Daar DAAR & NEWMAN 865 S. Pigueroa St., Suite 2300 Los Angeles, CA 90017-2565

Page 6 of DEPT. 37 MINUTES ENTERED 06/23/04 COUNTY CLERK

Page 13/15

Sep-1-04 12:35PM;

Sent By: LAW OFFICE OF MICHAEL J. PERRY; 3103063456;

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FILE STAMP

# ORIGINAL FILED

JUN 2 3 2004

S	UPERIOR COURT FOR THE CO	OF THE STATE OF GO	CERTUR COURT
ORTHOTEC	:		CASE NUMBER BC276958
	vs.	Plainúifís)	
EUROSURG	ICAL, S.A.		CERTIFICATE OF
		k of the Superior Court of the Sereby certify that on June 23, 20 tiles who appeared at the trial be	MAILING  State of California for the County  104, I mailed copies of the court's  The depositions
[X] true copies of	:	ne 23. 2004 - Decor/men	37 of the Superior Court of the
[ ] true copies of	the written statement of t	entative decision filed herein _	19
[ ] true copies of	the memorandum of decis	sion filed by the court on	19
enclosed in a sealed en North Hill Street, Los	velope with postage there Angeles California, addi	on fully prepaid in the United Stressed as follows:	ates Post Office Mail Box at 111
Peter W. Ross BROWNE & WOODS 150 N. Roxbury Dr., Beverly Hills, CA 902	7 <sup>th</sup> Floor	Michael J. Perry 330 Washington Bl Marina del Rey, CA	vd., Suite 400 A 90292
Michael R. Newman effery J. Daar DAAR & NEWMAN 65 S. Figueroa St., St os Angeles, CA 9001	uite 2300 7-2565		
pated: JUN 237	D <b>r</b> 34	JOHN A. CLARKE, Executive Officer/Clerk of the Superior Court By H.A. SMITH	Deputy
ðŀ∖⊅t ⊖βs9	:M⊣86:21 ⊅0-1-dəs	. PERRY; 3103063456;	nt By: LAW OFFICE OF MICHAEL J

#### PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to this action; my business address is 1511 West Beverly Blvd., Los Angeles, CA 90026.

On August 2, 2004, I personally served the foregoing documents described as: PROPOSED JUDGMENT on interested party in this action by hand delivery of said documents in sealed envelopes to:

Michael R. Newman, Esq.
Daar & Newman
865 S. Figueroa Street, Suite 2300
Los Angeles, CA 90017 2565
Curtis A. Cole. Esq.

Curtis A. Cole, Esq. THELIN REID & PRIEST LLP 333 South Hope Street, 29th Floor Los Angeles, California 90071

Executed on August 2, 2004, at Los Angeles, CA.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

FAML GOLIT

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Page 15/15

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Sep-1-04 12:36PM;

Sout By: LAW OFFICE OF MICHAEL J. PERRY; 3103062456;